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June 13, 2023

The Honorable Yvonne Gonzalez Rogers, District Judge
Oakland Courthouse, Courtroom 1 – 4th Floor
1301 Clay Street
Oakland, CA 94612

**RE: In Re: Social Media Adolescent Addiction/Personal Injury Products Liability
Litigation
Case No. 4:22-md-03047-YGR**

Your Honor:

I am writing regarding the Motion filed this date to establish a Subcommittee within the above-referenced MDL. The proposed Motion also identifies six (6) members of the proposed Committee.

Our firm represents thirty-six (36) school districts in Pennsylvania which have filed Complaints in the MDL. We anticipate filing significant additional cases within the next ninety (90) days.

We have associated with the Frantz Law Group in California and the Frantz Group has filed approximately fifty-seven (57) cases to date and has approximately five hundred (500) school districts under retainer throughout the United States.

Neither we nor the Frantz Law Group were consulted, notified, or contacted prior to the filing of this Motion.

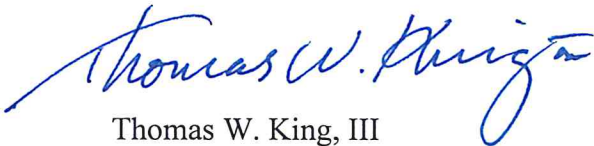
DILLON McCANDLESS KING COULTER & GRAHAM L.L.P.

While we do not object to the creation of the Subcommittee, we respectfully request that the composition of the Subcommittee include a representative or representatives from what is potentially the largest group of school districts to participate in the MDL proceedings. We are prepared to submit additional Committee members names should the Court so desire. We are also willing to discuss these matters with Leadership.

Thank you for your consideration of this request to postpone the appointment of the Committee pending further discussions among Plaintiffs' Counsel.

Very truly yours,

DILLON McCANDLESS KING COULTER & GRAHAM, LLP



Thomas W. King, III

TWK/clb

cc: William Shinoff, Esquire
Michael I. Levin, Esquire
Plaintiffs' Counsel via e-filing